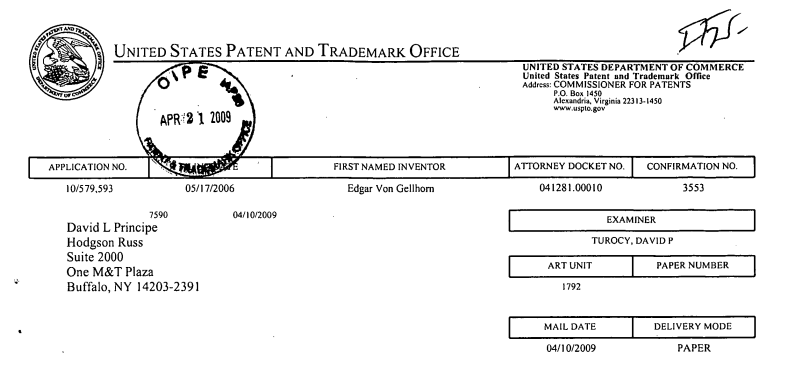
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/579,593	VON GELLHORN ET AL.
Office Action Summary	Examiner	Art Unit
	DAVID TUROCY	1792
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on		
	 s action is non-final.	
3) Since this application is in condition for allowa		secution as to the merits is
closed in accordance with the practice under		
Disposition of Claims		
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application	1. ·	
4a) Of the above claim(s) is/are withdra	·	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-14</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	or election requirement.	
Application Papers	·	
9) The specification is objected to by the Examine	or.	
10) The drawing(s) filed on is/are: a) acc		- - - - -
Applicant may not request that any objection to the	•	
Replacement drawing sheet(s) including the correct	• • • • • • • • • • • • • • • • • • • •	• •
11) The oath or declaration is objected to by the E		` '
Priority under 35 U.S.C. § 119		
. 12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	n priority under 35 U.S.C. § 119(a)	-(d) or (f).
1. Certified copies of the priority documen	ts have been received.	
2. Certified copies of the priority documen		on No.
3. Copies of the certified copies of the price		
application from the International Burea	au (PCT Rule 17.2(a)).	-
* See the attached detailed Office action for a list	t of the certified copies not receive	d.
Attachment(s)	_	
1) Notice of References Cited (PTO-892)	4) Interview Summary	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P	
Paper No(s)/Mail Date 6/16/06.	6) Other:	

Application/Control Number: 10/579,593 Page 2

Art Unit: 1792

DETAILED ACTION

Claim Objections

1. Claims 8, 13, and 14 objected to because of the following informalities: Claims include "has/have been" language which should more reasonable be "is/are".

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 10 provides for the use of an outer layer, but, since the claim does not set forth any steps involved in the method/process, it is unclear what method/process applicant is intending to encompass. A claim is indefinite where it merely recites a use without any active, positive steps delimiting how this use is actually practiced.

Claim 10 is rejected under 35 U.S.C. 101 because the claimed recitation of a use, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. See for example *Ex parte Dunki*, 153 USPQ 678 (Bd.App. 1967) and *Clinical Products, Ltd.* v. *Brenner*, 255 F. Supp. 131, 149 USPQ 475 (D.D.C. 1966).

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

Art Unit: 1792

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claims 1, 2, and 10 rejected under 35 U.S.C. 102(b) as being anticipated by US Patent 5565049, by Simmons et al.

Simmons discloses a PTFE coated conveyer belt, which inherently has an inner and outer coating as required by the claim (Column 4). The references uses the outer layer as required by claim 10. While the prior art does not disclose plasma, the claims are directed to the product and the applicant has not provided any factual evidence that the claims product is materially different then the prior art product.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 3-4 and 11 rejected under 35 U.S.C. 103(a) as being unpatentable over Simmons as applied to claim 1-2 above.

Simmons fails to explicitly disclose the PTFE thickness, however, determination of a film thickness is well within the skill of one of ordinary skill in the art and Simmons discloses the coating is applied for a specific reason, as a release coating, and therefore it would have been obvious to a person having ordinary skill in the art at the

Art Unit: 1792

time the invention was made to determine the appropriate and optimum PTFE thickness, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

8. Claims 1-5, 7-11, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Simmons as applied to claim 1-2 above in view of US Patent 5744241 by Hobson et al., US Patent 5244730 by Nguyen et al., and US Patent 4767641 by Kieser et al.

Claims 1 and 5: Simmons discloses a PTFE release coating on the surface of a conveyor belt as discussed above, but fails to explicitly disclose a plasma process. However, Hobson discloses PTFE release coatings are known in the art to be deposited by plasma process (column 3, lines 40-45), Nguyen discloses known and suitable plasma conditions for PFTE film formation, and Kieser discloses plasma can be used to deposit films on various substrates. Therefore, taking the references' collectively it would have been obvious to one of ordinary skill in the art to have modified Simmons to deposit the PFTE coating with a plasma process with a reasonable expectation of successful and predictable results because Hobson discloses PTFE is deposited by plasma process, Nguyen discloses known plasma processes for depositing the PTFE and Kieser discloses various substrate can be plasma coated.

Claims 2-4, 11: The process will inherently include an under layer and an outer layer (i.e. can not form a layer without first an under layer and therafter an outer layer, the natural progression of deposition of films.) The references fails to explicitly disclose

Art Unit: 1792

the PTFE thickness, however, determination of a film thickness is well within the skill of one of ordinary skill in the art and Simmons discloses the coating is applied for a specific reason, as a release coating, and therefore it would have been obvious to a person having ordinary skill in the art at the time the invention was made to determine the appropriate and optimum PTFE thickness, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Claim 7: Nguyen discloses 13.56 MHz as the plasma power (Column 3, lines 60-62).

Claim 8-9, 14: Nguyen discloses C₂F₄.

Claim 10: Simmons discloses use as claimed.

9. Claims 1-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Simmons as applied to claim 1-2 above in view of US Patent 5744241 by Hobson et al. and US Patent 5888591 by Gleason et al.

Claims 1 and 5: Simmons discloses a PTFE release coating on the surface of a conveyor belt as discussed above, but fails to explicitly disclose a plasma process.

However, Hobson discloses PTFE release coatings are known in the art to be deposited by plasma process (column 3, lines 40-45) and Gleason discloses a method for deposition of a PTFE coating on the surface of a substrate that provides increased flexibility (Column 3) and discloses pulsing power to form multiple layers with an increase in film properties (figures for examples). Therefore, taking the references'

Art Unit: 1792

collectively it would have been obvious to one of ordinary skill in the art to have modified Simmons to deposit the PFTE coating with a plasma process with a reasonable expectation of successful and predictable results because Hobson discloses PTFE is deposited by plasma process Gleason discloses known plasma processes for depositing the PTFE onto any number of substrates to reap the benefit of increased film flexibility and properties

Claims 2-4, 11: The process will inherently include an under layer and an outer layer (i.e. can not form a layer without first an under layer and thereafter an outer layer, the natural progression of deposition of films.) The references fails to explicitly disclose the PTFE thickness, however, determination of a film thickness is well within the skill of one of ordinary skill in the art and Simmons discloses the coating is applied for a specific reason, as a release coating, and therefore it would have been obvious to a person having ordinary skill in the art at the time the invention was made to determine the appropriate and optimum PTFE thickness, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Claim 6: The pulsing results in different plasmas as required by the claim.

Claims 7 and 12: Gleason discloses 13.56 MHz as the plasma power (column 11, lines 50-55).

Claim 8-9 and 13-14: Nguyen discloses C₂F₄,

Claim 10: Simmons discloses use as claimed.

Art Unit: 1792

Information Disclosure Statement

Page 7

10. The information disclosure statement filed 6/16/2006 fails to comply with 37 CFR 1.98(a)(3) because it does not include a concise explanation of the relevance, as it is presently understood by the individual designated in 37 CFR 1.56(c) most knowledgeable about the content of the information, of each reference listed that is not in the English language. It has been placed in the application file, but the information referred to therein has not been considered. The crossed out references on the PTO-1449 are in a foreign language and there is no concise statement as to the relevance.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DAVID TUROCY whose telephone number is (571)272-2940. The examiner can normally be reached on Monday-Friday 8:30-6:00, No 2nd Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Meeks can be reached on (571) 272-1423. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 1792

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Page 8

/David Turocy/ Examiner, Art Unit 1792

Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination | VON GELLHORN ET AL. | Examiner | Art Unit | DAVID TUROCY | 1792 | Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-5,565,049	10-1996	Simmons et al.	156/62.6
*	В	US-5,888,591	03-1999	Gleason et al.	427/522
*	C	US-5,244,730	09-1993	Nguyen et al.	428/336
*	D	US-5,744,241	04-1998	Hobson et al.	428/422
*	Е	US-4,767,641	08-1988	Kieser et al.	427/569
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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Sheet	1		of	2	Attorney Docket Number	041281.00010

			U.S. PATENT DOC	UMENTS		
Examiner	Cite No.1	Cite Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines Where Relevant	
Initials*		Number-Kind Code ² (if known)	MM-DD-YYYY	Applicant of Cited Document	Passages or Relevant Figures Appear	
		US-2002/0142105A1	10/03/2002			
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		GB 1402275	08/06/1975	Pneumatiques Caoutchouc Manufacture Et Plastiques, Kleber- Colombes, and Ateliers Mecanique Du Douaisis		
		EP 0487059A2	05/27/1992	Morra, et al.		
		EP 0667309A1	01/21/1997	Mokler		
		EP 1063448A2	05/13/2003	Hartwig		
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Examiner	Date	
Signature	Considered	

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Application Number 10/579,593

Filing Date May 17, 2006

First Named Inventor von Gellhorn

Group Art Unit

Examiner Name

Attorney Docket Number

	NON PATENT LITERATURE DOCUMENTS		
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